



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appellant:

Blees

Examiner:

Kackar, R.

Application No.:

09/759,179

Group Art Unit:

1763

Filed:

January 12, 2001

Docket No.:

NL 000044 (VLSI.415PA)

Title:

Stamp For Use In A Lithographic Process, Method Of Manufacturing A

Stamp, And Method Of Manufacturing A Patterned Layer On A Substrate

CERTIFICATE UNDER 37 CFR 1.8: The undersigned hereby certifies that this correspondence and the papers, as described hereinabove, are being deposited in the United States Postal Service, as first class mail, in an envelope addressed to: Board of Patent Appeals and Interferences, United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450, on January 6, 2006.

AMENDED APPEAL BRIEF RESPONSIVE TO DECEMBER 21st OFFICIAL COMMUNICATION

Board of Patent Appeals and Interferences United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In response to the Notification of Non-Compliant Appeal Brief dated December 21, 2005, and in accordance with the Examiner's voice message of January 5, 2006, this is an Amended Appeal Brief submitted pursuant to 37 C.F.R. § 41.37(d) for the above-referenced patent application. Please charge Deposit Account No. 50-0996 (VLSI.415PA) for any fees related to this brief in support of appeal as indicated in 37 C.F.R. § 41.20(b)(2).

As the Examiner indicated in his voice message that each of the allegedly missing sections were present in the original brief, Appellant maintains that the previously-filed Appeal Brief was compliant. This Amended Appeal Brief largely replicates the Appeal Brief filed on April 4, 2005, with the only exceptions being slight wording changes to the titles of Sections V and VI to more expressly correspond to the recommended titles in 37 C.F.R. § 41.37.

I. Real Party in Interest

The real party in interest is the assignee, U.S. Philips Corporation.

II. Related Appeals and Interferences

While Appellant is aware of other pending applications owned by the aboveidentified assignee, Appellant is unaware of any related appeals, interferences or judicial proceedings that would have a bearing on the Board's decision in the instant appeal.

III. Status of Claims

Claims 1-3, 5-7 and 11-14 are presented for appeal and each of the appealed claims, 1-3, 5-7 and 11-14, is rejected. Claims 4 and 8-10 have been canceled. The pending claims under appeal, as presently amended, may be found in the attached Appendix of Appealed Claims.

IV. Status of Amendments

No amendments were filed subsequent to the final Office Action dated November 3, 2004.

V. Summary of Claimed Subject Matter

The independent claims involved in the appeal are claims 1 and 6. As required by 37 C.F.R. § 41.37(c)(1)(v), a concise explanation of the subject matter defined in the independent claims involved in the appeal is provided herein. Appellant notes that representative subject matter is identified for these claims; however, the abundance of supporting subject matter in the application prohibits identifying all textual and diagrammatic references to each claimed recitation. Appellant thus submits that other application subject matter, which supports the claims but is not specifically identified below, may be found elsewhere in the application.

One example embodiment of the present invention is directed to a stamp for use in a lithographic process. See, e.g., Fig. 1 and the corresponding discussion at page 10, lines 22-31. The stamp 10 has a stamp body 5 with a printing face 3 and a first recess 11 with a first aperture 15 in the printing face. The first recess becomes narrower as the distance to the

printing face increases. Cross-sections of the first recess parallel to the printing face, when projected perpendicularly on the printing face, lie within the first aperture. Also present in the stamp body is a third recess 13 with a third aperture 17 in the printing face having a depth perpendicular to the printing face that is greater than the depth of the first recess. The third recess has cross-sections parallel to the printing face and becomes substantially narrower as its distance to the printing face increases, said cross-sections, when projected perpendicularly on the printing face, lying within the third aperture. The aperture of the third recess and the aperture of the first recess each have a dimension in a first direction in the printing face. The dimension of the aperture of the third recess is at least five times the dimension of the aperture of the first recess wherein at least one of the first and third recesses has a triangular shape in a plane perpendicular to the printing face. The stamp body has a Young modulus greater than 10^6 N/m^2 and the stamp body further has an elastic layer disposed therein. See page 5, lines 26-29.

Another embodiment of the present invention is directed to a method of manufacturing a stamp for use in a lithographic process. *See, e.g.*, Figs 2a-g and the corresponding discussion at page 10, line 32 – page 11, line 13. The stamp 10 has a stamp body 5 having a surface 4 which coincides partly with the printing face 3. Anisotropic etching of a surface of a mold into a patterned mold surface (*e.g.*, Fig. 2b) creates a first recess 21 and a second recess 23 in the mold with apertures (*e.g.*, 41) in the original surface. The first recess and the second recess become narrower as the distance to the original surface increases and have cross-sections parallel to the original surface which, when projected perpendicularly on the original surface, lie within the apertures. The first and second recesses have different apertures. An unmolding agent is disposed between the mold and a first body. *See, e.g.*, page 12, lines 32-33. The method further includes making a replica of the patterned mold surface in the first body with a patterned surface, wherein the replica contains structures of different sizes. *See, e.g.*, Fig. 2d.

This summary does not provide an exhaustive or exclusive view of the present subject matter, and Appellant refers to the appended claims and their legal equivalents for a complete statement of the invention.

VI. Grounds of Rejection to be Reviewed on Appeal

- A. Claims 1-2 and 5 are rejected under 35 U.S.C. § 103(a) over Whitesides *et al.* (U.S. Patent No. 5,900,160) in view of Biebuyk *et al.* (U.S. Patent No. 5,817,242) and as evidenced by Hawkins *et al.* (U.S. Patent No. 5,201,987).
- B. Claim 3 is rejected under 35 U.S.C. § 103(a) over Whitesides *et al.* (U.S. Patent No. 5,900,160) in view of Biebuyk *et al.* (U.S. Patent No. 5,817,242) as evidenced by Hawkins *et al.* (U.S. Patent No. 5,201,987) and further in view of Maracas *et al.* (U.S. Patent No. 5,937,758).
- C. Claims 6 and 11-13 are rejected under 35 U.S.C. § 103(a) over Whitesides et al. (U.S. Patent No. 5,900,160) in view of Biebuyk et al. (U.S. Patent No. 5,817,242).
- D. Claim 7 is rejected under 35 U.S.C. § 103(a) over Whitesides *et al.* (U.S. Patent No. 5,900,160) in view of Biebuyk *et al.* (U.S. Patent No. 5,817,242) and further in view of Whitesides et al. article ("Soft Lithography" Angew. Chem. Int. Ed. 1998, vol. 37 pp. 551-575).
- E. Claim 14 is rejected under 35 U.S.C. § 103(a) over Whitesides *et al.* (U.S. Patent No. 5,900,160) in view of Biebuyk *et al.* (U.S. Patent No. 5,817,242) and further in view of Choquette *et al.* (U.S. Patent No. 6,245,412).

VII. Argument

With respect to each of the grounds of rejection, the Examiner fails to acknowledge certain limitations of the claimed invention thereby failing to view and address the claimed invention "as a whole" as required by 35 U.S.C. § 103(a) and MPEP § 2141. In an attempt to overcome admitted deficiencies in the primary '160 reference, the Examiner proposes modifying the '160 reference in a manner that undermines and teaches away from the purpose of the '160 reference. Such a result is untenable. Moreover, without an assertion and presentation of correspondence to each of the claimed limitations, none of the rejections satisfy the requirements of a *prima facie* case of obviousness. Moreover, the Examiner's rationale regarding the '160 reference's combinability with various references is flawed and fails to support the various proposed modifications of the '160 reference. Appellant respectfully rebuts these misplaced allegations and submits that each of the Section 103(a) rejections should be reversed.

To best appreciate the deficiencies of the rejections and the primary '160 reference, the above-stated grounds of rejection are discussed with respect to the shorter independent claim (claim 6) first.

Regarding independent claim 6 (and claims 11-13 of Ground C above), the rejection is improper because the Examiner fails to present correspondence between the cited combination of references and each of the claimed limitations.

The Examiner fails to identify where the '160 reference teaches "making a replica of the patterned mold surface in the first body with a patterned surface, wherein the replica contains structures of different sizes." See independent claim 6. In order to present a prima facie rejection, the Examiner must present correspondence to each of the claimed limitations. MPEP § 2143.03. The citation to Figures 9d-e of the '160 reference shows Figure 9e as having same-sized structures. The Examiner's assertion that masking of different apertures will make a triangular etch of deeper proportions for larger areas exposed to etch compared to smaller areas is unsubstantiated. No evidence has been presented with respect to the rejection that different sized apertures may be achieved merely by masking. Without a presentation of correspondence to each of the claimed limitations, the Section 103(a) rejection is

improper and should not be maintained. Appellant respectfully requests that the rejection be reversed.

Dependent claims 11-12

With respect to claims 11 and 12, the Examiner also fails to identify correspondence to the limitations of at least claim 11 or claim 12. The Examiner acknowledges that the '160 reference fails to disclose an unmolding agent, as claimed, and instead relies upon Fig. 2A and column 4, lines 7-9 of the '242 reference as teaching the claimed unmolding agent. Appellant is unsure as to whether the Examiner is alleging that the '242 master substrate 20 corresponds to Appellant's mold (surface of the mold, claim 11) or Appellant's first body (surface of the first body, claim 12). As the cited portions of the '242 reference only indicate that the separating agent is applied to master substrate 20, this teaching cannot correspond to the limitations of both claims 11 and 12. Thus, the rejection fails to present correspondence to each of the claimed limitations in both claim 6 and these dependent claims and is therefore improper. Appellant accordingly requests that the rejection be reversed.

Regarding dependent claim 7 (Ground D above), the rejection is improper because the Examiner fails to present correspondence between the cited combination of references and each of the claimed limitations.

As claim 7 also depends from independent claim 6 and the rejection of claim 7 relies upon the same primary combination of references as the rejection of claim 6, the rejection of claim 7 is insufficient for the reasons discussed above. Moreover, the Examiner fails to present a reference that teaches "a replica is made of the patterned surface of the first body in a second body which has a patterned surface." The Examiner acknowledges that the '160 reference fails to teach these limitations at page 5 of the Office Action. The Examiner's reliance upon the teachings of the Whitesides article is also misplaced as none of the replica molding methods shown in Fig. 4.1 show the use of a second body, as claimed. Without a presentation of correspondence to each of the claimed limitations in claim 6 and this dependent claim, the Section 103(a) rejection cannot be maintained and Appellant requests that the rejection be reversed.

Regarding independent claims 1 (and claims 2 and 5 of Ground A above), the rejection is improper because the Examiner fails to present evidence of motivation to combine the cited references because the primary '160 reference teaches away from the proposed combination.

The '160 reference teaches away from the proposed modification thereby rendering a proposed modification that frustrates the purpose of the '160 reference. The MPEP explains that when a proposed modification opposes the teachings of the prior art or would render the teachings being modified unsatisfactory for their intended purpose, then there is no suggestion or motivation to make the proposed modification under 35 U.S.C. § 103(a). See MPEP § 2143.01. The Examiner proposes a result that is not supported by the '160 method which is directed to creating a stamping surface having a pattern of closely-spaced features. See Col. 7, lines 10-18. The Examiner's proposal to modify this pattern to include different sized apertures would destroy the closely-spaced relationship of the '160 features in the stamping pattern. For example, by providing a larger aperture in a pattern seemingly defined by closely-spaced protrusions, the protrusions defining the larger apertures are no longer closely spaced; therefore, the larger aperture destroys the close spacing which is intended to define the pattern, thereby undermining the method of the '160 reference. See Col. 7, lines 10-18. The evidence of record would not lead the skilled artisan to modify the '160 reference as proposed; therefore, Appellant requests that the rejection be reversed.

Appellant respectfully disagrees with the Examiner's unsupported assertion at page 6 that "it would be of no advantage to limit the use of stamp to pattern recesses of the same size." The '160 reference is directed to such advantages and is statutorily presumed to be useful due to its issuance as a patent and in accordance with 35 U.S.C. § 101. The Examiner's stated motivation for modifying presumably useful teachings directly contradicts the basic tenets of U.S. patent law.

Further, the Examiner fails to present evidence that the skilled artisan would (or could) use the cited etch techniques from the '987 reference. The Examiner mistakenly relies on teachings directed to a bath etch without identifying how such an etch applies to the claimed stamp fabrication. Without a presentation of evidence from the cited references that the skilled artisan would be led to modify the cited references as proposed, the rejection is improper and should be reversed.

Regarding dependent claim 3 (Ground B), the rejection is improper because the Examiner fails to present evidence of motivation to combine the cited references.

The rejection of dependent claim 3 is improper for the reasons discussed above in connection with independent claim 1. The rejection of claim 3 relies upon the same primary combination of the '160 reference with the '242 reference that is shown to be insufficient grounds of rejection as discussed above. "If an independent claim is nonobvious under 35 U.S.C. §103, then any claim depending therefrom is nonobvious." MPEP § 2143.03; citing In re Fine, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988). Moreover, the Examiner fails to present any evidence that the cited '160 teachings, as modified, could be further modified to include sub-micron feature sizes. The '160 teachings acknowledge the resulting deformation of a stamp created and used in accordance with the reference's teachings. This deformation prevents spacing of apertures within one micron as the deformation would destroy such spacing. See Figs. 3a-c and Col. 10, lines 6-15. The Examiner has not presented any evidence from the cited references in support of the proposed modification. Thus, the rejection of dependent claim 3 under 35 U.S.C. § 103 should be reversed.

Regarding claim 14 (Ground E), the rejection is improper because the Examiner fails to present correspondence between the cited combination of references and each of the claimed limitations.

The rejection of dependent claim 14 is improper for the reasons discussed above in connection with independent claim 6. The rejection of claim 14 relies upon the same primary combination of the '160 reference with the '242 reference that is shown to be insufficient grounds of rejection as discussed above. "If an independent claim is nonobvious under 35 U.S.C. §103, then any claim depending therefrom is nonobvious." MPEP § 2143.03; citing In re Fine, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988). Thus, the rejection of dependent claim 14 under 35 U.S.C. § 103 should be reversed.

VIII. Conclusion

In view of the above, Appellant submits that the rejections are improper, the claimed invention is patentable, and that the rejections of claims 1-3, 5-7 and 11-14 should be reversed. Appellant respectfully requests reversal of the rejections as applied to the appealed claims and allowance of the entire application.

Authority to charge the undersigned's deposit account was provided on the first page of this brief.

Should there be any issues that could be readily addressed over the telephone, the Examiner is asked to contact the agent overseeing the application file, Mr. Peter Zawilski, of Philips Corporation at (408) 474-9063.

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APPENDIX OF APPEALED CLAIMS

1. A stamp for use in a lithographic process, which stamp comprises a stamp body with a printing face, said stamp body having a first recess with an first aperture in the printing face, wherein

the first recess becomes narrower as its distance to the printing face increases, and cross-sections of the first recess parallel to the printing face, when projected perpendicularly on the printing face, lie within the first aperture, and a third recess with an third aperture in the printing face and a depth perpendicular to the printing face that is greater than the depth of the first recess is present in the stamp body,

which third recess has cross-sections parallel to the printing face and becomes substantially narrower as its distance to the printing face increases, said cross-sections, when projected perpendicularly on the printing face, lying within the third aperture,

the aperture of the third recess and the aperture of the first recess each have a dimension in a first direction in the printing face, and

said dimension of the aperture of the third recess is at least five times the dimension of said aperture of the first recess, wherein at least one of the first and third recesses has a triangular shape in a plane perpendicular to the printing face;

wherein the stamp body has a Young modulus greater than 10⁶ N/m², and the stamp body further has an elastic layer disposed therein.

- 2. A stamp as claimed in claim 1, characterized in that the first recess has a triangular shape in a first plane perpendicular to the printing face.
- A stamp as claimed in Claim 1, characterized in that
 a second recess with an second aperture in the printing face is present in the stamp
 body,

which second recess has cross-sections parallel to the printing face and becomes narrower as its distance to the printing face increases, said cross-sections, when projected perpendicularly on the printing face, lie within the second aperture, and

said second aperture is present at a distance smaller than 1 μ m from the aperture of the first recess.

- 5. A stamp as claimed in claim 1, characterized in that said dimension of the aperture of the third recess is at least twenty times said dimension of the aperture of the first recess.
- 6. A method of manufacturing a stamp for use in a lithographic process, which stamp has a stamp body with a surface which coincides partly with the printing face, comprising the steps of:

anisotropic etching of a surface of a mold into a patterned mold surface, such that a first recess and a second recess are created in the mold with apertures in the original surface, which first recess and a second recess become narrower as its distance to the original surface increases and has cross-sections parallel to the original surface which, when projected perpendicularly on the original surface, lie within the aperture, and wherein the first and second recesses have different apertures;

disposing an unmolding agent between the mold and a first body; and making a replica of the patterned mold surface in the first body with a patterned surface, wherein the replica contains structures of different sizes.

- 7. A method as claimed in claim 6, characterized in that a replica is made of the patterned surface of the first body in a second body which has a patterned surface.
- 11. The method of claim 6, wherein the unmolding agent is disposed on a surface of the mold.
- 12. The method of Claim 6, wherein the unmolding agent is disposed on a surface of the first body.
- 13. The method of Claim 6, wherein the unmolding agent comprises fluorosilane.

14. The method of Claim 13, wherein disposing the unmolding agent comprises vacuum deposition.

EVIDENCE APPENDIX

None.

RELATED PROCEEDINGS APPENDIX

None.